

THE DAILY BEE

COUNCIL BLUFFS

OFFICE: NO. 12 PEARL STREET.

Delivered by carrier to any part of the city

H. W. TILTON, - MANAGER

TELEPHONES (Business Office) No. 43

(Night Editor) No. 23

MINOR MENTION.

N. Y. Plumbing Co.

Council Bluffs Lumber Co. Coal

A marriage license was issued yesterday

to Otway F. Applegate and Alice M. Rounds,

both of Oakland.

George W. Fitzgerald and Mary Broshski,

both of Omaha, were married by Justice

Fox yesterday afternoon.

Unity guild will meet in special session

this afternoon at 2:30 o'clock with Mrs.

Harris, corner First and Pierce streets.

James B. Kelly, a deserter from Fort

Omaha, was run in yesterday by Marshal

Tenetson and is being held, waiting for the

United States officials to come and get him.

George Apple, a seaman on the Union

Pacific, got his hand between the bumpers of

two freight cars in the transfer yards last

evening and lost a thumb. He was taken to

the company's hospital and he is being

kept there.

Special communication of Bluff City lodge

No. 11, Ancient Free and Accepted Masons,

this evening for work in the third degree.

All master Masons and his officers are

cordially invited. By order of the worshipful

master.

The continual breaking of the Missouri

river has been making the land along its

borders in Iowa a desolation, the result in

heavy losses to Ephraim Jenkins. He has

lost about half of his 100-acre farm, and has

been compelled to move his residence away

from the river.

"Dutch" Boyington who was serving a

twenty-five day term on the street gang for

drunkenness and disturbing the peace, was

sent out for a jail of water Wednesday

afternoon and nothing has been seen of him since.

The theory of the men at the city building

is that Boyington has had no previous

experience in telling water from other things that

he has decided to stay away until he has

posted up a bit.

Articles of incorporation have been

filed with the county recorder by the

Meschendorf Meat company, the capital

stock of which is \$10,000. The incorporators

are George H. Meschendorf, president; P.

Pokorny of Omaha and Charles Osterman

of Fremont. The establishment which Mr.

Meschendorf has been running for some

time and will be in charge of Mr. Pokorny,

while Mr. Meschendorf will devote his

attention almost exclusively to the Omaha

trade.

Lizzie Smith filed a petition in the

district court yesterday asking for an

injunction to restrain Sheriff Hazen from

selling a lot belonging to her, claiming that

judgment was rendered against her for \$300

in favor of J. M. T. Schaefer, but she

claims she was not served with notice of

the sale and had no knowledge of it.

The injunction machinery of the

district court was set in motion yesterday,

all on account of a \$125 judgment rendered

in a little justice court out at Neola a

little while ago in favor of J. D. McGooey

and against George N. Remington.

Remington claims that he was

willfully wronged by McGooey, who

is now in jail for \$2.25, and he wants

an injunction to prevent Justice S. R. Haunt

and McGooey from levying on his property

under the judgment.

H. C. Burbank, an amateur "detective,"

was run in by the police Wednesday night

on the charge of drunkenness and disturbing

the peace. He wanted to whip every man in

the police department and marshal's force,

but stopped before he had begun an active

campaign. In police court yesterday

morning he was given thirty minutes to

leave town, with the alternative of staying

in the county jail thirty days if he chose not

to take advantage of the opportunity of

him of getting away. He chose the thirty

NEWS FROM COUNCIL BLUFFS

Republic Municipal Convention Concluded

with Every Mark of Harmony.

TWO LADIES RECEIVE THE NOMINATION

From Any Element of the Party—

Feet of Disappearance of

a Bookkeeper.

Placed on the Ticket Without Opposition

from Any Element of the Party—

Feet of Disappearance of

a Bookkeeper.

The republicans met last evening at the

court house and nominated candidates for

the school board. F. Thomas was elected

chairman and E. R. Fonda secretary. A

committee was appointed, consisting of C. G.

Saunders, George W. Hewitt and E. W.

Hart, to draw up a set of resolutions. After

a short absence the committee returned and

read the following resolutions, which were

unanimously adopted:

In republican city convention, March 9

1893, it is by the delegates assembled:

Resolved, That we believe in the perpetuity

of the American public school, the education

properly conducted, and we will increase its

efficiency and quality. We believe that the

school should be a place where the child

is at all times protected in every outlay and

that qualification and fitness shall govern in

the selection of teachers. We believe that

the excessive levies of taxes for the purpose

of accumulating a large sum in the hands

of the school trustees is a waste of money.

Resolved, That we have a right to demand

that the school building be a modern and

convenient and accessible building.

Resolved, That we declare ourselves in favor

of the principle of a nonpartisan school board.

Resolved, That the school board should be

composed of representatives of all the

political parties, and that the school board

should be elected by the people at large.

Resolved, That we favor the sale of the

present high school building to the best

advantage and building thereon a modern

and convenient building.

Resolved, That we declare ourselves in favor

of the principle of a nonpartisan school board.

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placitor, were qualified to act as jurors.

The principal requisite was that the prospective

jurymen should not be a taxpayer. If he

had a dollar's worth of property he was

promptly challenged. The jury was

searched on until at last a jury was

secured, consisting of men who were not

worth a cent and never expected to be.

The case has been pending ever since 1883,

and grows out of a change in the minds of

the democratic council which then managed

the contract. It was first decided that the

outlet of the main city sewer should be at Lake

Manawa, and that the course of the sewer

should be directly south from Fourteenth

street. The contract for the sewer was

made in 1883, and the price was fixed at

\$12,000. Later on the council decided to

change the plan and run the sewer in a

southeasterly direction from the intersection

of Fourteenth street and Twenty-fourth

avenue. Vincent's contract was declared

off and he commenced suit to collect the

price agreed upon. The interest amounting

nearly half of the original claim, and the

costs before the litigation ends, will

amount to \$20,000. The council has

decided to pay the bill by the city to the

assisting attorney, Finley Burke.

Yesterday afternoon the attorneys for the

city filed an answer and counter claim in

which they stated the case for their stand-

point. They claim that the council's

contract was not provided for the work to

be done in sections of 500 feet each, and

in no other way. Vincent had prolonged the

last section of the sewer and had run it

clear to the river if he had not been

stopped by the council. The city's attorneys

contend that Vincent was not damaged by

the change, as he would have completed the

contract as first contemplated. They also

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MITCHELL IN HIS OLD ROLE

Backed by Jack McAuliffe and Others He

Attempts to Bully Fitzsimmons.

HE AND HIS CROWD ARE CALLED DOWN

Fitz Gives 'Squire Abington a Good Tongue

Lashing—A Fight Prevented—A Little